

REMARKS

Claims 1-5 and 9-14 are currently pending in the application. Claim 8 has been cancelled. Claims 1-5 have been amended. New claims 10-14 have been added.

On page 2 of the Office Action, claims 1-5 were rejected under 35 U.S.C. § 101. Applicants have amended the claims. Therefore, withdrawal of the rejection is respectfully requested.

On page 3 of the Office Action, claim 9 was rejected under 35 U.S.C. § 102(b) as allegedly being anticipated by U.S. Patent No. 65,602,982 (Judd). Claim 9 includes a feature regarding providing a learning button on a transaction screen. If a user wants to learn about a currently displayed transaction screen, he/she can immediately start it by making a request for learning by just pressing the learning button on the transaction screen.

Judd includes "show-me" button on screen (4:54 to 5:5). The screen illustrated in FIG. 2 of Judd, however, is not a screen that a user uses in business transactions, but is a screen that appears when the user makes a request for training (learning) on the training selection screen of FIG. 1. If the Examiner's interpretation is correct, a transaction screen which directly calls the screen of FIG. 2 should immediately appear when the user depresses a learning button on the transaction screen while he/she uses the transaction screen in business transactions.

Further, FIG. 2 of Judd illustrates a screen of a training function selected by the user from among a plurality of training functions. Depressing the "show-me" button displays a demonstration (training method) for the training screen.

Afterall, the user needs to select a desired training item that he/she wants to explore on the training selection screen of FIG. 1, and to depress the "show-me" button on the appearing screen of FIG. 2, in order to demonstrate the user-selected learning item. That is, Judd is different from the present invention, as claim in claim 9, which enables a user to immediately begin to learn about a displayed transaction screen when the user wants to learn about the transaction screen. Therefore, claim 9 is patentable over Judd.

As explained above, Judd fails to disclose displaying a learning button on a transaction screen and displaying a learning screen for learning about the currently displayed transaction screen by depressing a learning button. As Hadden fails to cure the deficiencies of Judd, claims 1-5 and 8-9 are patentable over the cited combination of references.

There being no further outstanding objections or rejections, it is submitted that the application is in condition for allowance. An early action to that effect is courteously solicited.

Finally, if there are any formal matters remaining after this response, the Examiner is requested to telephone the undersigned to attend to these matters.

If there are any additional fees associated with filing of this Amendment, please charge the same to our Deposit Account No. 19-3935.

Respectfully submitted,

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